

Paper 57

Filed by Sally Gardner Lane  
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UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE BOARD OF PATENT APPEALS  
AND INTERFERENCES

GIUSEPPE RASPANTI

Junior Party,  
(Patent 5,658,973)

v.

FRANCOIS GUGUMUS,

Senior Party  
(Application 10/081,291).

FAXED

JUL 27 2006

U.S. PATENT AND TRADEMARK OFFICE  
BOARD OF PATENT APPEALS  
AND INTERFERENCES

Patent Interference No. 105,262

REDECLARATION - Bd.R. 203(c)

A decision on non-priority motion has been entered. (Paper 56).

Upon consideration of the record, it is

ORDERED that Gugumus shall file corrected claim 28 on or before

4 August 2006 (See Paper 56 at 76-81);

FURTHER ORDERED that the interference is redeclared to the following extent only: The claims that are designated as corresponding to count 1, the sole count of the interference, are:

Gugumus: 16-28<sup>1</sup>

Raspanti: 1, 4-6, 7, 10, 11, 14, and 15;

and

FURTHER ORDERED that final judgment shall be entered in a separate paper.

/Sally Gardner Lane/  
Administrative Patent Judge

cc (via fax):

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<sup>1</sup> The Gugumus motion to add claim 28 was granted subject to correction of that claim. (Paper 56 at 71-82).